



UNITED STATES ENVIRONMENTAL PROTECTION  
AGENCY  
REGION 10

1200 Sixth Avenue, Suite 155  
Seattle, WA 98101-3123

OFFICE OF  
AIR AND WASTE

MAR 20 2019

Ms. Laura Perry  
Air Quality Coordinator  
Conoco Phillips Company  
700 G Street, ATO-1970  
Anchorage, Alaska 99510

Re: Alternative Monitoring Plan for NSPS OOOOa

Dear Ms. Perry:

In August 31, 2017, ConocoPhillips Alaska, Inc. (CPAI) submitted a letter to the U.S. Environmental Protection Agency (EPA), Region 10 requesting alternatives to certain monitoring requirements in 40 CFR part 60, subpart OOOOa, *Standards of Performance for Crude Oil and Natural Gas Production Facilities for which Construction, Modification, or Reconstruction Commenced after September 18, 2015* (NSPS OOOOa). In particular, CPAI requested to perform sensory inspections to replace instrumental methods of leak detection when leak detection tests occurred outside of the summer months for facilities located on the North Slope of Alaska. CPAI would still perform instrumental leak detection tests at least once per year.

In March 2018, EPA amended NSPS OOOOa, requiring leak detection tests for well sites located on the North Slope of Alaska annually rather than semiannually. Furthermore, On October 15, 2018, EPA proposed further revisions to NSPS OOOOa which would require leak detection tests for compressor stations located on the North Slope of Alaska annually rather than quarterly. Based on a letter received from CPAI in June 2018 and more recent discussions with CPAI, we have determined that the request for alternative monitoring is no longer necessary.

Nothing in this letter precludes CPAI from petitioning EPA to approve alternatives to any required monitoring in part 60 at any time in the future. If you have any questions about this request, please contact Geoffrey Glass at (206) 553-1847 or [glass.geoffrey@epa.gov](mailto:glass.geoffrey@epa.gov).

Sincerely,

A handwritten signature in black ink that reads "Kelly McFadden".

Kelly McFadden, Manager  
Stationary Source Unit

Cc: Mr. James Plosay, Alaska Department of Environmental Conservation

113805



Laura K. Perry  
Coordinator - Air Quality  
ConocoPhillips Alaska, Inc.  
Health, Safety & Environmental  
P.O. Box 100360  
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Phone: 907-265-6937  
Laura.Perry@conocophillips.com

June 15, 2018

Certified Mail  
Return Receipt Requested  
7017 0660 0000 0430 1962

Kelly McFadden  
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**Subject: CPAI Alternative Monitoring Request Supplement Response**

Dear Ms. McFadden:

This letter responds to the EPA's letter dated February 21, 2018, requesting additional information to support the ConocoPhillips Alaska, Inc. (CPAI) Alternative Monitoring Request (AMR) for the Well Site Leak Detection and Repair (LDAR) requirements established within the New Source Performance Standards for Crude Oil and Natural Gas Facilities for which Construction, Modification, or Reconstruction Commenced after September 18, 2015 (Subpart OOOOa, NSPS OOOOa, or Rule).

The additional information requested is provided below; however, the AMR has less immediacy considering the EPA's March 12, 2018 amendments, which modify the initial and routine monitoring survey frequencies for operations on the Alaska North Slope under NSPS Subpart OOOOa. So long as those amendments are in effect, CPAI will comply with those requirements. If those amendments become not effective and the original promulgated rule becomes the measure of compliance due to legal or other regulatory action, then CPAI will use the procedures described in our original August 31, 2017 AMR letter (as supplemented by this letter). CPAI does not intend to utilize the AMR procedures during the time the NSPS OOOOa amendments of March 12, 2018 are in effect.

Background

On August 31, 2017, CPAI submitted an AMR seeking approval to use audible, visual, and olfactory (AVO) inspections to satisfy the leak detection requirements established under 40 CFR §60.5397a for equipment that cannot be surveyed using the Rule's prescribed technologies (optical gas imaging [OGI] or EPA Method 21 [M21] analyzers) due to the ambient conditions on the Alaska North Slope. In a response letter dated February 21, 2018, the EPA requested the following additional information:

1. Information demonstrating AVO will be an effective method of leak detection; and
2. Explanation of procedures and training CPAI will use to ensure effectiveness of AVO inspections

## CPAI Responses

### *1. AVO Effectiveness*

CPAI is only requesting approval to conduct AVO inspections on fugitive components located in “non-heated or open environments” (NHE) during the period when ambient temperatures are typically too cold to operate OGI or M21 analyzers.

North Slope facilities containing production fluids operate at elevated temperatures and pressures. Any liquids or gases exposed to cold temperatures during a “leak” readily exchange heat with the ambient environment. Consequently, there is a noticeable visual contrast that can be visually identified when a material is escaping to the atmosphere. Additionally, the exposure of process fluids to atmosphere during these cold weather periods will readily create other visual indications such as misting, clouding, hydrate formation, and equipment staining. This makes fugitive components in NHE operating areas an ideal candidate for visual identification of leaks.

North Slope production fluids contain condensate and other “light end” components that CPAI monitors closely for safety and compliance programs. These components have a distinct petroleum hydrocarbon smell. Personnel working in and among these facilities have heightened awareness of the potential for leaks inside enclosed operating areas, which would generate hazardous conditions. So, the presence of these compounds makes “leaks” readily discoverable by olfactory detection.

Finally, as mentioned above, production lines operate at elevated pressures. If a leak develops in a high-pressure line, audible hissing can be perceived by the AVO inspectors.

### *2. Procedures and Training*

As part of its existing NSPS OOOOa LDAR program, CPAI has already established a training program for the various organizational groups (e.g., OGI inspectors, operations, maintenance) involved in the program.

As part of the AMR, CPAI will create and implement a new NSPS OOOOa-specific procedure outlining the expectations for conducting AVO inspections to promote consistency and the quality of inspections. Examples of elements that will be included in the NSPS OOOOa AVO procedure include:

- A. Overview of the NSPS OOOOa LDAR requirements
- B. Areas of the well site that are permitted to use AVO inspections
- C. What constitutes fugitive emissions during an AVO inspection
- D. AVO inspection instructions
- E. AVO inspection frequencies
- F. Instructions for initiating repairs if fugitive emissions are identified during AVO inspections
- G. Recordkeeping requirements

CPAI will create a new training module that will be required for all personnel conducting AVO inspections under NSPS OOOOa. Personnel performing AVO inspections will be required to undergo initial and refresher training to ensure only qualified personnel are used.

Kelly McFadden, US EPA  
June 15, 2018  
Page 3  
Subject: CPAI AMR Supplement Response

CPAI appreciates EPA's consideration of our AMR. If you have any additional questions, please feel free to contact me at (907) 265-6937 or [airqualitycoordinator@conocophiliips.com](mailto:airqualitycoordinator@conocophiliips.com).

Sincerely,

 on behalf of

Laura K. Perry  
Coordinator – Air Quality

cc: (electronic)

Dave Bray (EPA)  
John Pavitt (EPA)  
Marcia Combes (EPA)





Laura Perry  
Coordinator - Air Quality  
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Health, Safety & Environmental  
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August 31, 2017

Certified Mail  
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Don Dossett  
U.S. EPA Region 10, Mail Stop: OCE-101  
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Seattle, WA 98101

**Subject: ConocoPhillips Alaska, Inc. Alternative Monitoring Request pursuant to New Source Performance Standards Subpart OOOOa Well Site Leak Detection and Repair Requirements**

Dear Mr. Dossett:

ConocoPhillips Alaska, Inc. (CPAI) has enclosed with this letter an Alternative Monitoring Request (AMR) for New Source Performance Standards (NSPS) pursuant to 40 CFR §60.13(i) for the Environmental Protection Agency's (EPA) approval. CPAI's crude oil production operations on the North slope of Alaska experience a unique ambient operating environment which creates technical feasibility issues for operating the Well Site Leak Detection and Repair (LDAR) monitoring equipment mandated by NSPS Subpart OOOOa. The enclosed request proposes an alternative to the mandated monitoring equipment and procedures.

Given the eminence of low ambient temperatures on the North Slope, CPAI would appreciate a response to this request by October 15, 2017.

If you have any questions or require additional information, please call me at (907) 265-6937.

Sincerely,

A handwritten signature in black ink, appearing to read 'Laura K. Perry', written over a horizontal line.

Laura K. Perry  
Coordinator - Air Quality

Enclosure

cc: Hahn Shaw (EPA)  
Dave Bray (EPA)  
John Pavitt (EPA)  
Dianne Solderlund (EPA)

## 1.0 Introduction and Objective

ConocoPhillips Alaska Inc. (CPAI) hereby submits the following request for the United States Environmental Protection Agency (USEPA) to approve an Alternative Monitoring Request (AMR) pursuant to 40 CFR §60.13(i) for the Well Site Leak Detection and Repair (LDAR) requirements established in the New Source Performance Standards for Crude Oil and Natural Gas Facilities for which Construction, Modification, or Reconstruction Commenced after September 18, 2015 Subpart OOOOa (NSPS OOOOa).

## 2.0 NSPS OOOOa LDAR Requirements

NSPS OOOOa establishes LDAR requirements for fugitive emission components (fugitive components) located at Well Sites associated with the drilling and subsequent operation of any oil well, natural gas well, or injection well [§60.5365a(i)].

Well Sites are subject to two types of LDAR monitoring surveys:

1. Initial Monitoring Survey
2. Routine Monitoring Survey

Operators must complete Initial Monitoring Surveys within 60 calendar days of the “startup of production” or first day of production (FDOP) depending on whether the well site is a “new” well site or a “modified” well site [§60.5397a(f)(1)].

Following completion of the Initial Monitoring Survey at the well site affected facility, NSPS OOOOa requires semi-annual Routine Monitoring Surveys. Consecutive semi-annual Routine Monitoring Surveys must be separated by at least 4 months [§60.5397a(g)(1)].

LDAR monitoring surveys must be completed using one of the following techniques [§60.5397a(c)(2)]:

1. Optical Gas Imaging (OGI)
2. USEPA Method 21 (Method 21) at 40 CFR Part 60, appendix A-7

## 3.0 CPAI Alaska North Slope Operations

CPAI operates crude oil production facilities on the North Slope of Alaska (North Slope). Crude oil is produced from multiple satellite drill sites which are connected via multi-phase pipelines (containing oil, water, and gas) to central processing facilities (CPF).

Drill sites contain a combination of surface equipment located in enclosure buildings such as piping manifolds, wellheads, and freeze protection storage.

Drill sites also contain distribution modules and surface equipment directly exposed to the atmosphere such as line heaters and piping.

Some enclosure buildings maintain higher than ambient temperatures due to heated radiated from high temperature process streams (e.g. manifold buildings) while other enclosures are only designed to shield workers from ambient conditions such as wind and snow and operate at internal temperatures close to the ambient.

Figure 1 depicts a site layout of typical North Slope drill site.

Figure 1. Typical North Slope Drill Site

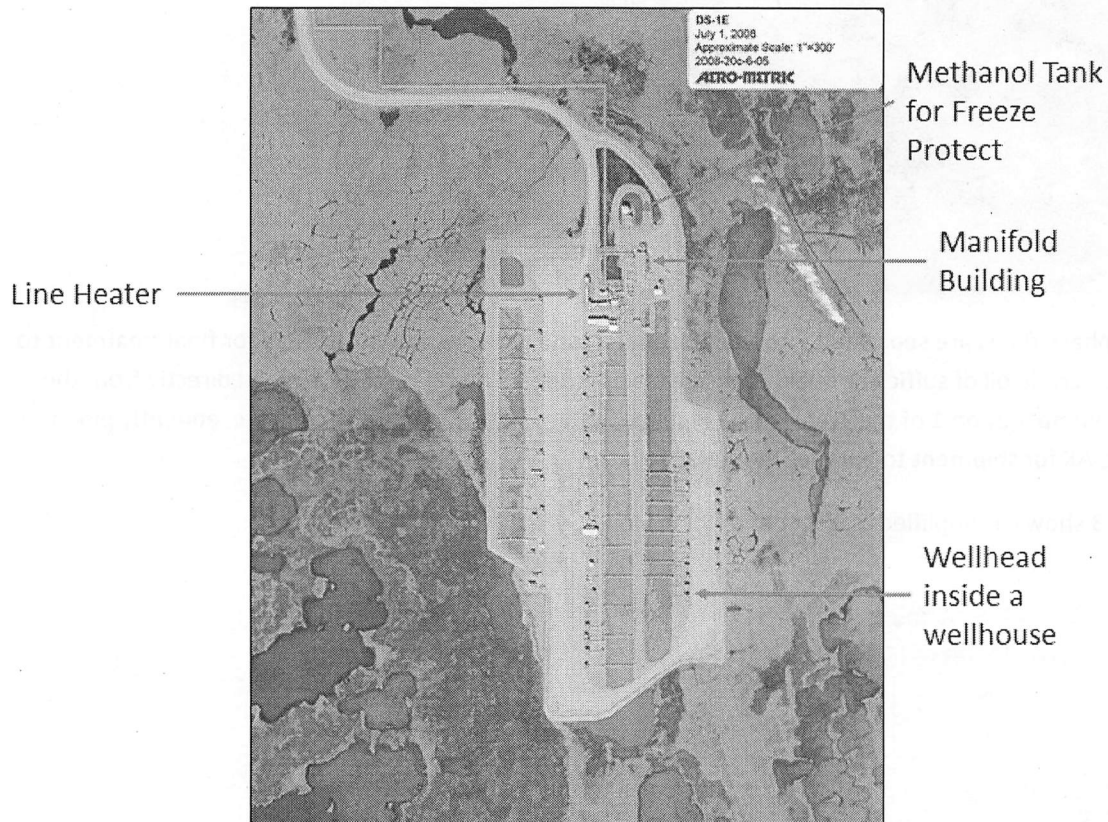
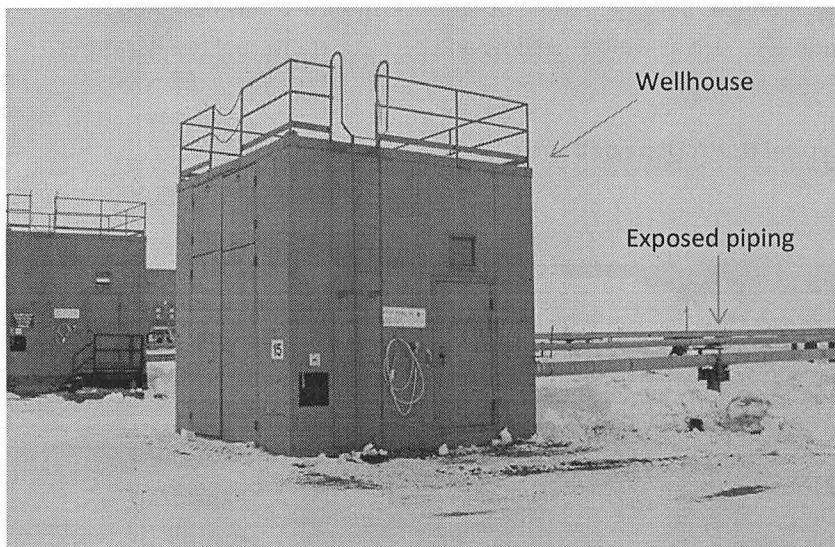


Figure 2 shows an example of a North Slope drill site wellhead and an exposed piping manifold collecting material from the drill site wellheads. The wellhead is housed in a building to shield the equipment from the environment.

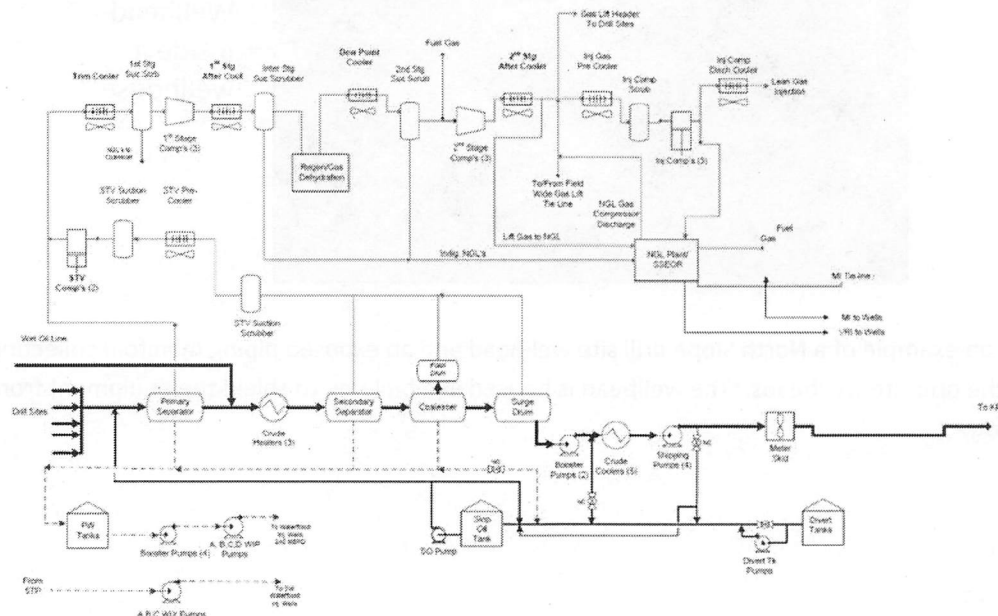


Figure 2. Example North Slope Wellhouse



Multi-phase fluids are separated into their oil, water, and gas constituents at CPFs for final treatment to produce crude oil of sufficient quality for sale (sales crude). The sales crude is piped directly from the CPF to Pump Station 1 of the TransAlaska Pipeline System (TAPS) where the oil is subsequently piped to Valdez, AK for shipment to end-use markets.

Figure 3 shows a simplified diagram of a North Slope CPF.



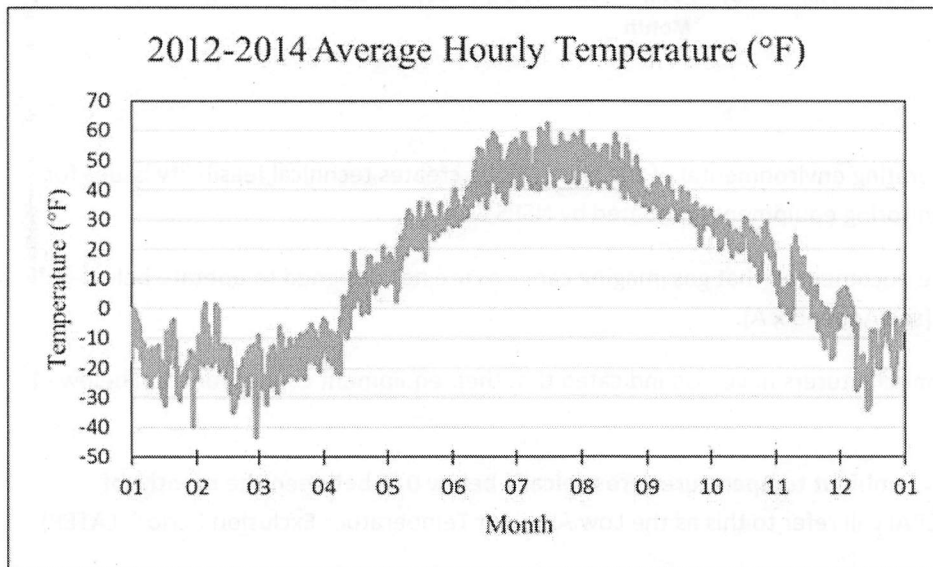
The North Slope of Alaska is the area between the Brooks Range and the Arctic Ocean. It is located entirely above the Arctic Circle. North Slope operations are subjected to unique, harsh environments including:

- Extended wintertime durations throughout calendar year as compared to geographies in the lower 48 contiguous United States (L48)
- Persistent wintertime ambient temperatures below 0 degrees Fahrenheit (°F)
- Consistent ambient wind conditions in the excess of 10 miles per hour (mph)
- Snow ground cover typically from September to June each year (10 months out of the year)

Snow cover combined with low temperatures and high winds can create extremely hazardous working environments referred to “phase conditions” where reduced visibility ground level travel restrictions are implemented for the safety of our personnel. Phase conditions can occur on more than 30% of the days in the months from October to May.

Figure 4 shows the ambient temperature measured from a meteorological station located at CPAI’s CD1 Air Quality Monitoring Station from 2012 through 2014.

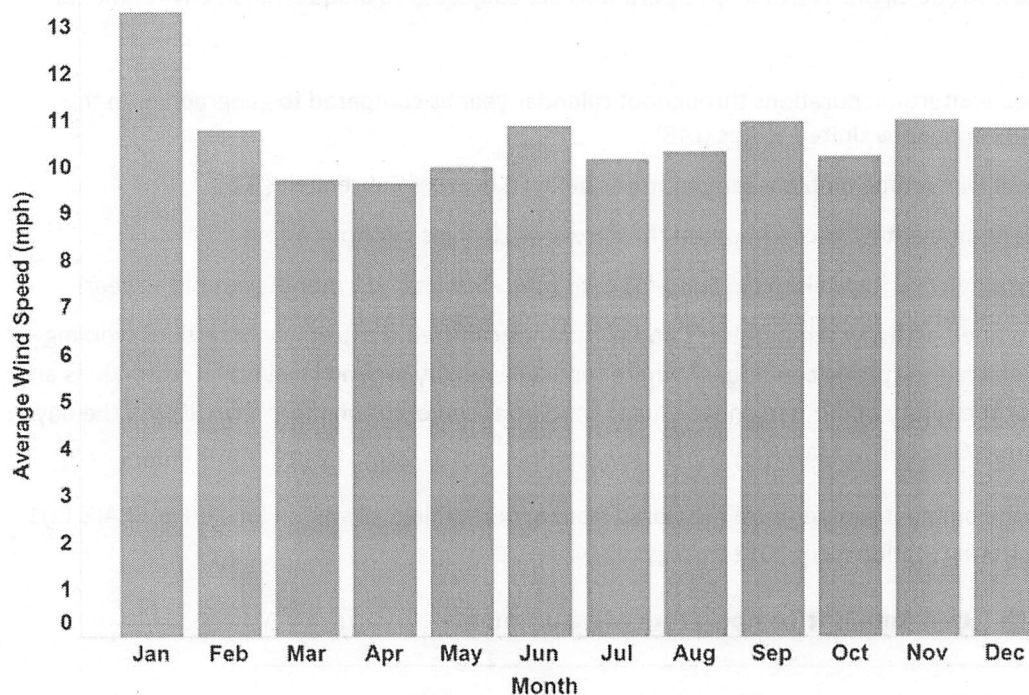
**Figure 4. North Slope Ambient Temperature Measurements**



As show from Figure 4, ambient temperatures can get to as low as -40 °F and are below 0 °F for over 5 months of the calendar year.

Figure 5 provides measured ambient wind speed date for North Slope operations from the period of 2012 to 2012 at the Alpine CD2 Monitoring Station.

Figure 5. Average Wind Speed for 2014



#### 4.0 Challenges

The unique ambient operating environment of the North Slope creates technical feasibility issues for operating the LDAR monitoring equipment mandated by NSPS OOOOa.

OGI manufacturers have documented that gas imaging cameras are not designed to operate below -4 °F ambient temperatures [see Appendix A].

Similarly, FID and PID manufacturers have also indicated that their equipment cannot function below -4 °F [see Appendix B].

**As shown from Figure 4, ambient temperatures are typically below 0 °F between the months of November and April.** CPAI will refer to this as the Low Ambient Temperature Exclusion Period (LATEP).

The active drilling and completion season for CPAI is year-round. As mentioned above, new well site affected facilities are required to complete Initial Monitoring Surveys within 60 calendar days of either “startup of production” or FDOP (as applicable).

**It will be technically infeasible to use OGI or Method 21 equipment to survey fugitive components located outside of heated enclosures for any 60-day Initial Monitoring Survey deadlines which occur from November to April.**

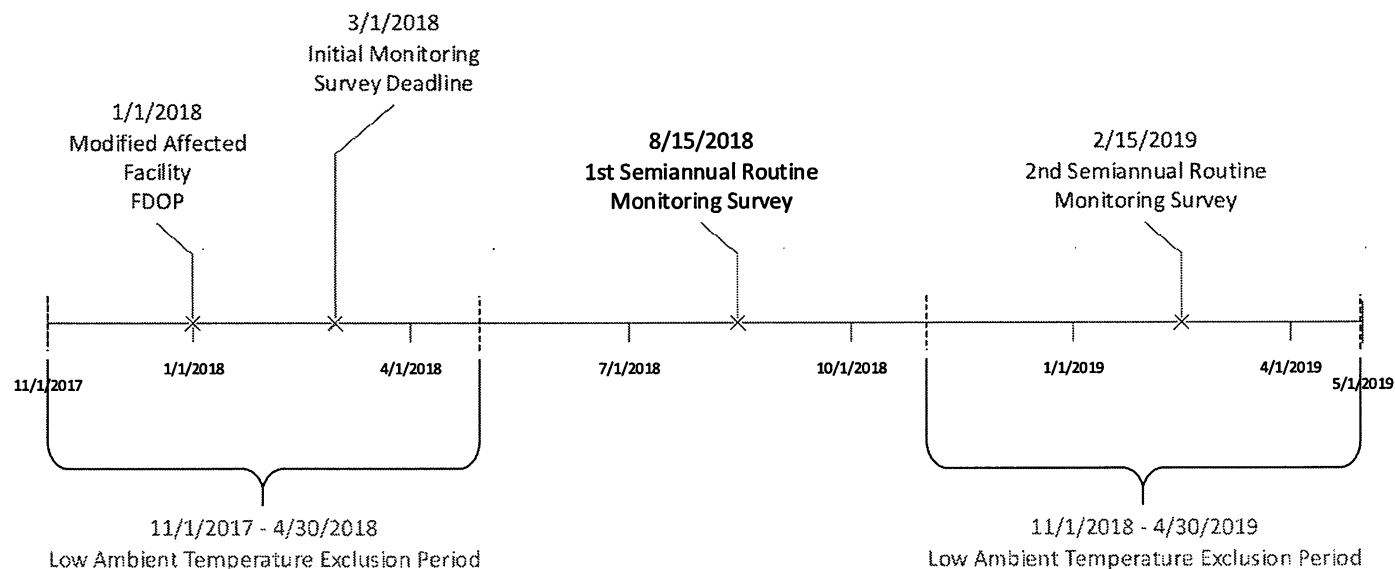
**Additionally, it will also be technically infeasible to conduct Routine Monitoring Surveys separated by 4 months which fall within period of November to April (i.e. LATEP).**

Figure 6 provides a foreseeable example scenario of the challenges associated with conducting Routine Monitoring Surveys on the North Slope.



**Figure 6. Example of Technical Infeasibility of LDAR Monitoring Instruments due to Arctic Conditions**

Example CPAI North Slope LDAR Monitoring Scenario



Red = regulatory monitoring survey deadlines that are technically infeasible to use OGI/Method 21 instruments at NHE locations

Black = regulatory monitoring deadlines where it is technically feasible to use OGI/Method 21 instruments at NHE locations

## 5.0 Implications

The unique arctic operating environment provides a small operating timeframe throughout the calendar year where it is technical feasible to conduct monitoring surveys using the NSPS OOOOa-mandated monitoring devices (i.e. OGI or Method 21 instruments), though surveys can be delayed due to non-temperature weather related factors (i.e. wind) and pushing the surveys into the LATEP. CPAI will not be able to comply with the NSPS OOOOa Initial Monitoring Survey and Routine Monitoring Survey requirements as currently established in the Rule.

Failure to complete the required Initial Monitoring Surveys and Routine Monitoring Surveys will be a deviation from NSPS OOOOa. Additionally, CPAI's North Slope operations are subject to the federal Title V operating permit program. CPAI will need to incorporate the applicable NSPS OOOOa requirements into their Title V operating permits. Deviations from NSPS OOOOa will not allow CPAI to certify compliance as part of the required annual compliance certifications.

## 6.0 Alternative Monitoring Request

Part 60 Subpart A provides a mechanism for owners or operators of affected facilities to submit a written application to petition the USEPA (Administrator) to allow alternatives to any monitoring procedures or requirements in Part 60 [§60.13(i)]

In light of the physical limitations for operating OGI and Method 21 instruments in arctic temperatures below their design capabilities, CPAI proposes the following alternative.

- A. Affected facility operating areas will be designated as one of the following:
  - i. Fugitive emission components in "heated enclosures" (HEC)
  - ii. Fugitive emission components in "non-heated or open environments" (NHE)
    - HEC locations include: drill site manifold, test separator, chemical injection, pump, line heater manifold, emergency shutdown, pigging modules, etc.
    - NHE locations include: drill site line heaters; un-heated well houses; storage tanks; well dedicated, diesel and chemical, and cross country piping; injection headers; etc.
- B. Initial Monitoring Surveys
  - i. HEC Locations: complete Initial Monitoring Surveys using OGI or Method 21 instruments within 60 days of "start of production" or FDOP as applicable
  - ii. NHE Locations: completed audible, visual, or olfactory (AVO) inspections within "startup of production" or FDOP as applicable when the deadline falls within the LATEP. Initial Monitoring Surveys that do not occur within the LATEP will use OGI or Method 21.
- C. Routine Monitoring Surveys
  - i. HEC Locations: complete Routine Monitoring Surveys using OGI or Method 21 instruments semi-annually with consecutive surveys separated by 4 months

- ii. NHE Locations: complete annual OGI or Method 21 surveys and conduct one AVO inspections during the next required semi-annual inspection (as a substitute for the OGI or Method 21 survey).

Currently, CPAI is only subject to the Well Site LDAR requirements in NSPS OOOOa, however the Compressor Station requirements could apply in the future. The technical limitations for conducting OGI or Method 21 inspections at Well Sites would also apply to Compressor Stations. Accordingly, CPAI requests that the proposed AMR concept described in this document for replacing OGI/Method 21 inspections at NHE locations with AVO inspections for monitoring surveys that fall within the LATEP also be available for any Compressor Stations located on the North Slope.

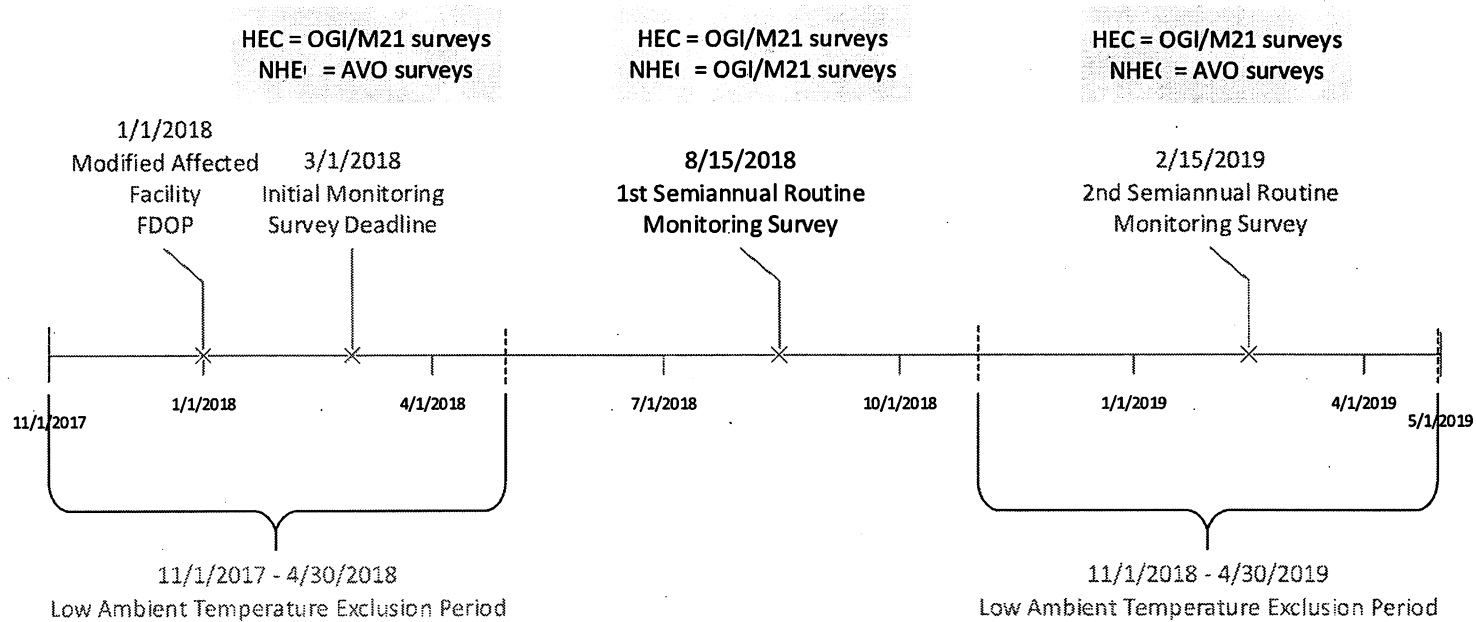
Figure 7 illustrates the proposed<sup>1</sup> AMR using the same timeline described above.

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<sup>1</sup> Note, this timeline is designed to illustrate how AVO inspections will be used to replace OGI/Method 21 inspections for the AMR. It is not submitted as an actual, proposed monitoring schedule. Monitoring schedules will be created based on the applicability triggers and requirements governing consecutive monitoring events established in NSPS OOOOa.

Figure 7. Example Alternate Monitoring Request for Arctic Conditions

## Example CPAI North Slope LDAR Monitoring Scenario



Red = regulatory monitoring survey deadlines that are technically infeasible to use OGI/Method 21 instruments at NHEC locations

Black = regulatory monitoring deadlines where it is technically feasible to use OGI/Method 21 instruments at NHEC locations

The USEPA has previously approved alternative monitoring requirements where technical infeasibility issues were identified with the prescribed LDAR monitoring techniques (e.g. ADI Control Number 0100078, M040011). For example, the USEPA approved an Alternate Monitoring Request allowing AVO inspections as a substitute for Method 21 surveys due to a physical limitation in the monitoring instruments ability to detect the presence of ethylene glycol (See Appendix C).

## **7.0 Summary**

The unique, harsh ambient conditions in the Alaska North Slope create several challenges for conducting leak detection surveys using the monitoring instruments prescribed in NSPS OOOOa. The objective of the surveys is to identify and repair leaks; however, conducting surveys in conditions where the monitoring equipment is not designed to operate will produced inaccurate results where leaks may not be identified. This will prevent the regulation from achieving its desired objective.

Consistent with the intent of the Rule to identify and repair leaks, CPAI requests that the USEPA approve an Alternative Monitoring Request to allow AVO inspections for equipment that cannot be inspected using the prescribed monitoring techniques.

Approval of the AMR will provide the USEPA with confidence that CPAI is conducting field inspections for all affected equipment and any leaks identified are repaired in accordance with the NSPS OOOOa requirements. The AVO inspections will only be conducted for equipment where it is not technically feasible to conduct the prescribed OGI/Method 21 surveys. Approval of CPAI's AMR is consistent with the USEPA's previous determinations for LDAR regulations where there are technical limitations in the monitoring instruments.

*ConocoPhillips Alaska Inc.*  
*Alternative Monitoring Request NSPS 0000a*

## **Appendix A – OGI Manufacturer Operating Condition Specifications**



# FLIR GF300/GF320

Infrared Camera for Methane and VOC Detection

The FLIR GF300/GF320 is a revolutionary infrared camera capable of detecting Methane and Volatile Organic Compound (VOC) fugitive emissions from the production, transportation, and use of oil and natural gas. This camera can scan large areas and visualize potential gas leaks in real-time, so you can check thousands of components over the course of one survey. Designed with the user in mind, the GF300/GF320 is lightweight, offers both a viewfinder and LCD monitor, and has direct access to controls. Embedded GPS data helps in identifying the precise location of faults and leaks, for faster repairs.

## Visualize Gas Emissions in Real-time

The FLIR GF300/GF320 is unbeatable at detecting gas emissions, with a High Sensitivity Mode that lets you visualize even the smallest leaks in real-time. Use this visual verification to pinpoint the exact source of the emissions and begin repairs immediately. In addition, the GF320 is capable of measuring temperatures up to 350 °C with  $\pm 1$  °C accuracy, allowing you to note temperature differentials and improve gas plume detection.

## Increase Worker Safety

Surveys performed with GF300/GF320 cameras are nine-times faster than those performed with gas sniffers. They're also safer: optical gas imaging does not require close contact with components in order to detect gas. This reduces the risk of exposure to invisible and potentially harmful chemicals. In addition, the camera can scan areas of interest that are difficult to reach using conventional methods. The ergonomic design, with a bright LCD and articulated viewfinder, takes the strain out of a full day of surveys.

## Stop Leaks, Save Money, Help the Environment

By fixing gas leaks, you can save your company thousands in lost gas and lost profits, while at the same time improving regulatory compliance and protecting the environment. The FLIR GF300/GF320 complies with all current regulations for Optical Gas Imaging (OGI). See our website for a full listing.

### The GF300/GF320 detects the following gases:

Methanol	Methane	Benzene	Ethane	Propylene
Ethanol	Pentane	1-Pentene	Isoprene	Butane
Ethylbenzene	MEK	Toluene	Propane	Octane
Heptane	MIBK	Xylene	Ethylene	Hexane





## Specifications

Model	GF300 / GF320
Detector Type	FLIR Indium Antimonide (InSb)
Spectral Range	3.2 – 3.4 $\mu\text{m}$
Resolution	320 x 240 pixels
Detector Pitch	30 $\mu\text{m}$
NETD/Thermal Sensitivity	<15 mK @ +30°C (+86°F)
Sensor Cooling	Stirling Microcooler (FLIR MC-3)
<b>Electronics / Imaging</b>	
Image Modes	IR Image, visual image, high sensitivity mode (HSM)
Frame Rate (Full Window)	60 Hz
Dynamic Range	14-bit
Video Recording / Streaming	Real-time non-radiometric recording: MPEG4/H.264 (up to 60 min./clip) to memory card Real-time non-radiometric streaming: RTP/MPEG4
Visual Video	MPEG4 (25 min./clip) to memory card
Visual Image	3.2 MP from integrated visible camera
GPS	Location data stored with every image
Camera Control	Remote camera control via USB
<b>Measurement</b>	
Standard Temperature Range	-20°C to +350°C (-4°F to +662°F)
Accuracy*	$\pm 1^\circ\text{C}$ ( $\pm 1.8^\circ\text{F}$ ) for temperature range (0°C, to +100°C, +32°F to +212°F) or $\pm 2\%$ of reading for temperature range (>+100°C, >+212°F)
<b>Optics</b>	
Camera f/number	f/1.5
Available Fixed Lenses	14.5° (38 mm), 24° (23 mm)
Focus	Automatic (one touch) or manual (electric or on the lens)
<b>Image Presentation</b>	
On-Camera Display	Built-in widescreen, 4.3 in. LCD, 800 x 480 pixels
Automatic Gain Control	Continuous/manual, linear, histogram
Image Analysis*	10 spotmeters, 5 boxes with max./min./average, profile, delta temperatures, emissivity & measurement corrections
Color palettes	Iron, Gray, Rainbow, Arctic, Lava, Rainbow HC
Zoom	1-8x continuous, digital zoom
<b>General</b>	
Operating Temperature Range	-20°C to +50°C (-4°F to +122°F)
Storage Temperature Range	-30°C to +60°C (-22°F to +140°F)
Encapsulation	IP 54 (IEC 60529)
Bump / Vibration	25 g (IEC 60068-2-27) / 2 g (IEC 60068-2-6)
Power	AC adapter 90-260 VAC, 50/60 Hz or 12 V from a vehicle
Battery System	Rechargeable Li-ion battery
Weight w/ Battery & Lens	1.94 kg (4.27 lbs)
Size (L x W x H) w/ Lens	305 x 169 x 161 mm
Mounting	Standard, 1/4"-20

\* GF320 model only



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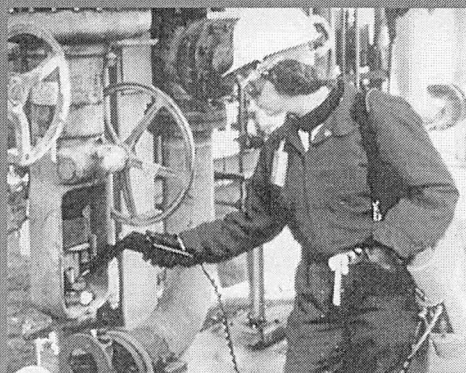
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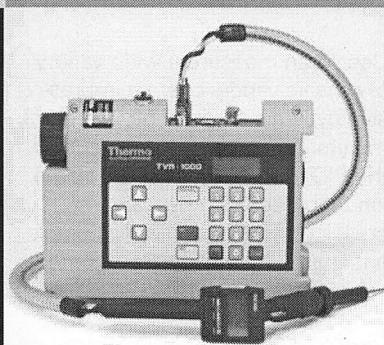
Equipment described herein may require US Government authorization for export purposes. Diversion contrary to US law is prohibited. Imagery for illustration purposes only. Specifications are subject to change without notice. ©2015 FLIR Systems, Inc. All rights reserved. (Updated 11/03/15)

## **Appendix B – FID and PID Manufacturer Operating Condition Specifications**





Product Overview  
TVA1000B  
Toxic Vapor Analyzer



The Only Portable Intrinsically  
Safe Dual PID/FID Analyzer

Analyze • Detect • Measure • Control™

**Thermo**  
ELECTRON CORPORATION



## Portable Toxic Vapor Analyzer

The TVA1000B is the only over-the-shoulder portable vapor analyzer that offers both PID (Photo Ionization Detection) and FID (Flame Ionization Detection) in a single, easy-to-use instrument. The ability to utilize both technologies in this field proven instrument provides benefits in reduced weight and a single user interface. The user can easily monitor and log inorganic and organic vapors simultaneously.

### FID Detection

Users can measure a wide variety of organic vapors over an impressive dynamic range (0-50,000 ppm), monitoring some compounds that the PID will not detect. The flame ionization detector operates by breaking hydrocarbon bonds and is not limited by the ionization potential of the molecule.

### Simultaneous FID/PID Detection

No other instrument offers both Photo Ionization and Flame Ionization Detection operating simultaneously in a single portable vapor analyzer. Dual detection eliminates the time, expense and trouble of purchasing and maintaining two separate analyzers.

With PID detection, the user has not only the ability to monitor for organic compounds, but also can detect many inorganic compounds. Some compounds detected by PID and not FID are ammonia, carbon disulfide, carbon tetrachloride, formaldehyde, and hydrogen sulfide. The PID also has the advantage

of not requiring fuel or air to operate. In anaerobic environments, the TVA1000B PID can be used.

### Applications

#### *Fugitive Emissions Monitoring*

The unique dual detector FID/PID design can handle a wide range of compound vapors present at processing plants. The TVA1000B will permit monitoring at lower ppm levels.

#### *Emergency Response*

For reliable measurements of hazardous spills or emissions, the TVA1000B responds quickly in an emergency. The ability to quickly detect the presence of "hot spots" is key to locating the source of the hazard.

#### *Hazardous Waste Site Evaluation*

The TVA1000B allows quick and easy identification of the hazard location and quantifies the level of contamination.

#### *Underground Storage Tanks*

The TVA1000B is a primary tool for determining if a UST is leaking and the extent of the contamination.

#### *Industrial Hygiene*

The TVA1000B can help you maximize the effectiveness of your plant ventilation system, and identifies trouble spots. Use it to survey ambient vapor levels in specific breathing zones or in general plant environments, and log for further follow-up action.

#### *Natural Gas Leak Detection*

The TVA1000B enables quick and easy detection of natural gas leaks.

### Key Features

- Simultaneous FID/PID or Single FID detector(s)
- Portable and lightweight
- Multiple response factors and curves
- Multi-point calibration
- On-board datalogging
- 8 hour battery life

### Probe Options

- *Standard Probe*  
Display measurement values on a 4-character LCD, with measurement units displayed on %, ppm, or ppb. Additionally, a bar graph indicator provides an indication of concentration level. Function keys allow selection of analyzer functions.
- *Enhanced Probe*  
Originally designed for Fugitive Emissions monitoring, the enhanced probe has a larger display area than the basic probe. This provides a display of up to 6 lines x 20 characters, plus a double height concentration value. It displays all the same information as the standard probe and has menu-driven access to many of the analyzer functions, allowing them to be easily initiated and/or changed at the probe.



**TVA1000B  
Data Manager Accessory:  
Route Management Probe**

*Powerful field capabilities*

The TVA1000B Data Manager allows users to modify or create route data in the field, eliminating the need for manual recording of data. This helps you comply with the electronic data storage requirements within most consent decrees. The new probe has a highly visible 360 degree LED with a pulsed rate linked to concentration.

The DataManager provides access to all of the features previously available only through the sidepack. Users can also easily search and navigate between tags in a route by simply entering the desired tag identifier.

*Flexibility and control*

The DataManager allows control of how data is viewed and accessed in the field. This allows the user to customize the view to best meet the monitoring needs at your facility, as each route may have different fields and screen displays. Fields may be designated as non-editable to enhance data integrity and database security.

An optional comment field allows the user to make electronic notes about each tag monitored. An alpha-numeric keypad makes data entry a snap.

**Key Features for the  
DataManager**

- Custom field labels for more clearly identified route information
- Definable screen layouts optimize user efficiency
- Pick lists lead to consistent data entry and minimize chance of data entry errors
- One button selections to access most commonly used functions
- New sample probe provides 360 degree visual indicator of concentration level
- Cable management system eliminates snagging sample line and electronic cable
- Existing TVA1000 units may be upgraded
- Enhanced filtering system removes dirt and water more efficiently.



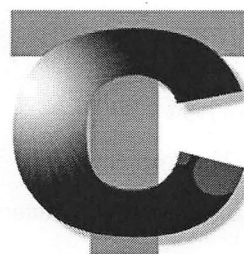
Analyzer bag protects TVA1000 and may be used with standard shoulder strap or optional framed backpack



Complete DataManager System

**ThermoConnect Software**

ThermoConnect enables users of the TVA1000B to transfer, display, analyze, and configure data from the instrument using a computer. ThermoConnect is windows based and facilitates the importing of data into other Windows based applications making it easier to retrieve logged data.



Added capability to maximize the TVA DataManager's features

ThermoConnect has been updated with a powerful new utility to create new route database template files. This utility allows you to easily build your own route database and design the screen appearance through a four-step process. Also, any existing route files in the old file format are still recognized by the TVA and may be upgraded to the new format.

The **TVA1000B** is a benchmark for experience and reliability in Fugitive Emissions Monitoring



## TVA1000B Technical Specifications

Safety certifications	FM (Class 1, Div. 1, Groups A,B,C&D Hazardous Location, Temp. Class T4) CENELEC (Div. 1, Zones I and II Group IIC, Hazardous Location, Temp. Class T4)*
Datalogging	Onboard
Readout	Bar graph & 4- digit LCD
Dynamic Range	0.5-2,000 ppm (PID) isobutylene; 0.5-50,000 ppm (FID) methane
Linear Range	0.5-500 ppm (PID) isobutylene; 0.5-10,000 ppm (FID) methane
Response Time	3.5 seconds
Minimum Detectable Limit	100 ppb benzene (PID); 300 ppb hexane (FID)
Alarms	Low, high, STEL
Sample Flow Rate	1,000 cc/min nominal
Power	Rechargeable NiCd Battery
Logging Capacity	800-18,000 points mode specific
Temperature Range	0-40°C (32°F - 104°F)
Fuel	None required (PID); 99.995% hydrogen (FID)
Portable Operation Time	8 hours (with reference operating conditions)
Approximate Mass	5.8 kg (13 pounds)
Nominal Dimensions	13.5 x 10.3 x 3.2 inches (343 x 262 x 81 mm)
Analog Output	0-2V dc
Repeatability	+/- 1% (PID); +/- 2% (FID)
Autoranging	Yes
Diagnostics	Yes

### Other Available Options:

Carrying Case	P/N CR012XL
Charcoal Filter	P/N 510095-1
FID Calibration Kit	P/N CR009UY
PID/FID Calibration Kit	P/N CR012UH

\* Enhanced probe and DataManager not CENELEC certified as of publication date

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Based in Waltham, Massachusetts, Thermo Electron has revenues of more than \$2 billion, and employs approximately 11,000 people in 30 countries worldwide. For more information, visit [www.thermo.com/ih](http://www.thermo.com/ih)



Lit: TVAMC703

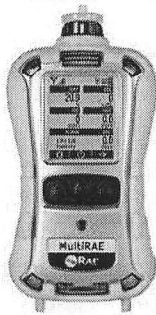
Environmental Instruments 27 Forge Parkway Franklin, MA  
First Responder / 02038  
Industrial Hygiene Products

Analyze • Detect • Measure • Control™

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- 7.6" H x 3.8" W x 2.6" D (193 x 96.5 x 66 mm)

**Weight**

- 31 oz. (880 g)

**Sensors**

- Over 30 intelligent interchangeable field-replaceable sensors including PID for VOCs, electrochemical sensors for toxic gases and oxygen, combustible LEL and NDIR sensors, and CO<sub>2</sub> NDIR sensor

**PID sensors**

VOC 10.6 eV (HR)

**Range**

0 to 5,000 ppm

**Resolution**

0.1 ppm

VOC 9.8 eV1

0 to 1,000 ppm

0.1 ppm

**Combustible sensors**

Catalytic LEL

0 to 100% LEL

1% LEL

NDIR (0-100% LEL Methane)

0 to 100% LEL

1% LEL

NDIR (0-100% Vol. Methane)

0 to 100% Vol.

0.1% Vol.

**Carbon Dioxide sensor**Carbon Dioxide (CO<sub>2</sub>) NDIR

0 to 50,000 ppm

100 ppm

**Electrochemical sensors**Ammonia (NH<sub>3</sub>)

0 to 100 ppm

1 ppm

Carbon Monoxide (CO)

0 to 500 ppm

1 ppm

Carbon Monoxide (CO), Ext.  
Range

0 to 2,000 ppm

10 ppm

Carbon Monoxide (CO), H<sub>2</sub>-comp. 0 to 2,000 ppm

10 ppm

Carbon Monoxide (CO) and  
Hydrogen Sulfide (H<sub>2</sub>S)

0 to 500 ppm

1 ppm

0 to 200 ppm

0.1 ppm

Combo

0 to 50 ppm

0.1 ppm



Chlorine (Cl <sub>2</sub> )		
Chlorine Dioxide (ClO <sub>2</sub> )	0 to 1 ppm	0.03 ppm
Ethylene Oxide (EtO-A)	0 to 100 ppm	0.5 ppm
Ethylene Oxide (EtO-B)	0 to 10 ppm	0.1 ppm
Ethylene Oxide (EtO-C), Ext. Range	0 to 500 ppm	10 ppm
Formaldehyde (HCHO)	0 to 10 ppm	0.01 ppm
Hydrogen (H <sub>2</sub> )	0 to 1,000 ppm	2 ppm
Hydrogen Chloride (HCl)	0 to 15 ppm	1 ppm
Hydrogen Cyanide (HCN)	0 to 50 ppm	0.5 ppm
Hydrogen Fluoride (HF)	0 to 10 ppm	0.1 ppm
Hydrogen Sulfide (H <sub>2</sub> S)	0 to 100 ppm	0.1 ppm
Hydrogen Sulfide (H <sub>2</sub> S), Ext. Range	0 to 1,000 ppm	1 ppm
Methyl Mercaptan (CH <sub>3</sub> -SH)	0 to 10 ppm	0.1 ppm
Nitric Oxide (NO)	0 to 250 ppm	0.5 ppm
Nitrogen Dioxide (NO <sub>2</sub> )	0 to 20 ppm	0.1 ppm
Oxygen (O <sub>2</sub> )	0 to 30% Vol.	0.1% Vol.
Phosgene (COCl <sub>2</sub> )	0 to 1 ppm	0.02 ppm
Phosphine (PH <sub>3</sub> )	0 to 20 ppm	0.1 ppm
Phosphine (PH <sub>3</sub> ), Ext. Range	0 to 1,000 ppm	1 ppm
Sulfur Dioxide (SO <sub>2</sub> )	0 to 20 ppm	0.1 ppm

**Battery Options**

- Rechargeable Li-ion (~12-hr. runtime, < 6-hr. recharge time)
- Extended duration Li-ion (~18-hr. runtime, < 9-hr. recharge time)
- Alkaline adapter with 4 x AA batteries (~6-hr. runtime)

**Display**

- Monochrome graphical LCD display (128 x 160) with backlighting
- Automatic screen "flip" feature

**Display Readout**

- Real-time reading of gas concentrations; PID measurement gas and correction factor; battery status; datalogging on/off; wireless on/off and reception quality
- STEL, TWA, peak, and minimum values

**Keypad Buttons**

- 3 operation and programming keys (Mode, Y/+, and N/-)

**Sampling**

- Built-in pump
- Average flow rate: 250 cc/min.
- Auto shutoff in low-flow conditions

**Sensor Specifications - VOC's**

- Range (ppm) 0 to 999.9 / Resolution (ppm) 0.1 / Response Time (T<sub>90</sub>) <3 sec
- Range (ppm) 1000 - 5,000 / Resolution 1 / Response Time (T<sub>90</sub>) <3 sec

**Calibration**

- Automatic with AutoRAE 2 Test and Calibration System1 or manual

**Alarms**

- Wireless remote alarm notification

- Multi-tone audible (95 dB @ 30 cm), vibration, visible (flashing bright red LEDs), and on-screen indication of alarm conditions
- Man Down Alarm with pre-alarm and real-time remote wireless notification

**Datalogging**

- Continuous datalogging (6 months for 5 sensors at 1-minute intervals, 24/7)
- User-configurable datalogging intervals (from 1 to 3,600 seconds)

**Communication and Data Download**

- Data download and instrument set-up and upgrades on PC via charging and PC comm. cradle, travel charger, or AutoRAE 2 Automated Test and Calibration System1
- Wireless data and alarm status transmission via built-in RF modem (optional)

**Wireless Network**

- RAE Systems Dedicated Wireless Network

**Wireless Frequency**

- ISM license-free bands

**Wireless Range**

- (Typical) 656 feet (200 meters)

**Operating Temperature**

- -4° to 122° F (-20° to 50° C)

**Humidity**

- 0% to 95% relative humidity (non-condensing)

**Dust and Water Resistance**

- IP-65 rating

**Hazardous Location Approvals**

- CSA: Class I, Division 1, Groups A, B, C and D, T4
- ATEX: 0575 II 2G Ex ia d IIC T4 Gb
- IECEx: Ex ia d IIC T4 Gb

**CE Compliance (European Conformity)**

- EMC directive: 2004/108/EC
- R&TTE directive: 1999/5/EC
- ATEX directive: 94/9/EC

**EMI/RFI**

- No effect when exposed to 0.43mW/cm2 RF interference from a 5-watt transmitter at 12"

**Performance Tests**

- MIL-STD-810F compliant. LEL CSA C22.2 No. 152; ISA-12.13.01

**Languages**

- Arabic, Chinese, Czech, Danish, Dutch, English, French, German, Indonesian, Italian, Japanese, Korean, Norwegian, Polish, Portuguese, Russian, Spanish, and Swedish

**Warranty**

- 2 years on non-consumable components and catalytic LEL, CO, H<sub>2</sub>S, and O<sub>2</sub> sensors
- 1 year on all other sensors, pump, battery, and other consumable parts

Additional equipment and/or software licenses may be required to enable remote wireless monitoring and alarm transmission

The CO + H<sub>2</sub>S combo sensor is required for a 6-gas configuration

Specifications are subject to change

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## **Appendix C – EPA AMR Approvals from the Applicability Determination Index**



U.S. Environmental Protection Agency  
Applicability Determination Index

Control Number: M040011

Category: MACT  
EPA Office: Region 8  
Date: 01/22/2004  
Title: Leak Detection on Ancillary Equipment for Alt. Monitoring  
Recipient: Betsy Wagner  
Author: Martin Hestmark  
Comments: See also ADI Control No. 0100078.

Subparts: Part 63, HH, Oil & Natural Gas Prod. Facilities

References: 61.241  
61.242  
61.243  
61.244  
61.245  
61.246  
61.247  
63.761  
63.761  
63.769(c)

Abstract:

Q: Will EPA approve the alternative monitoring of quarterly visual inspections of equipment in ethylene glycol jacket water service (considered "in VHAP service") as a substitute for Method 21 under 40 CFR part 63, subpart HH at Chevron's Carter Creek Gas Plant in Evanston, Wyoming?

A: Yes. EPA has determined that quarterly visual inspections of equipment in jacket water service at a gas plant is an acceptable substitute for Method 21.

Letter:

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION 8 999 18TH  
STREET - SUITE 300 DENVER, CO 80202-2468 Phone 800-227-8917  
<http://www.epa.gov/region08>

Ref: ENF-AT

Ms. Betsy Wagner  
Regulatory Specialist  
Chevron U.S.A. Production Company  
1013 West Cheyenne Drive  
Evanston, WY 82930

Re: MACT Subpart HH Affected Facility in Wyoming Alternative Monitoring for Leak  
Detection on Ancillary Equipment

Dear Ms. Wagner:

This letter is in response to your March 11, 2003, request for alternative monitoring under the National Emission Standards for Hazardous Air Pollutants from Oil and Natural Gas Production Facilities (40 CFR Part 63, Subpart HH). Specifically, you are seeking approval for alternative monitoring of ethylene glycol in jacket water service at the Carter Creek Gas Plant in Evanston, WY (AFS # 56-041-00009). Carter Creek Gas Plant is a sour natural gas processing plant designed with a nominal capacity to process 155 million standard cubic feet per day of sour inlet gas.

Pursuant to definitions in 40 CFR Part 63, Sec. 63.761, the jacket water service at the Carter Creek Gas Plant is considered "ancillary equipment" that operates "in VHAP service" since ethylene glycol is used in concentrations equal to or greater than 10 percent by weight. Therefore, pursuant to 40 CFR Sec. 63.769(a), equipment leak standards apply to the jacket water service since it is located at a natural gas processing plant and operates in VHAP service equal to or greater than 300 hours per calendar year. 40 CFR Sec. 63.769(c), requires the Carter Creek Gas Plant to follow the equipment leak standards specified in 40 CFR Part 61, Subpart V, Secs. 61.241 through 61.247. These sections specify Method 21 as the monitoring method with which to comply.

The jacket water at the Carter Creek Gas Plant is a mixture of ethylene glycol and water and it is used to cool various pieces of equipment throughout the plant. As stated in your letter, although the jacket water becomes hot during this process, the mixture exists in the system as a liquid, not as a gas. Ethylene glycol's high boiling point of 198°C, also ensures that any leak would be visible as a liquid (or a solid if the ambient temperature in Wyoming were to fall below ethylene's glycol's melting point of -11.5°C). An accurate measurement cannot be made using the portable field analyzer due to ethylene glycol's low volatility (vapor pressure = 0.06 mm Hg at 20°C). Therefore it is difficult to obtain a reproducible and useful response factor as required in EPA Reference Method 21. This is described in EPA report EPA-453/R-95-017, "Protocol for Equipment Leak Emission Estimates". Appendix D of this report provides a detailed listing of published Response Factors for ~160 compounds at actual concentrations of 10,000 ppmv and 500 ppmv for 6 different analyzers. Due to its low volatility, no useable response factors could be developed for ethylene glycol (EPA Reference Method 21 Sec. 8.1.1.2 states that the response factor for each individual VOC to be measured shall be less than 10).

Due to the limitation in the application of Method 21 to ethylene glycol, you have proposed to substitute quarterly visual inspections of the equipment in jacket water service. Visual evidence of ethylene glycol liquid on or dripping from the equipment in jacket water service would indicate an equipment leak, and repair would be conducted meeting the requirements of Part 61, Subpart V. This proposed alternative monitoring is consistent with a previously approved request that is posted on EPA's Applicability Determination Index (Control Number: 0100078) where quarterly visual monitoring was accepted as a substitute for Method 21 which was required under Part 60, Subpart VV for ethylene glycol service.

Pursuant to the General Provisions of 40 CFR Section 63.8(b)(8), monitoring shall be conducted as set forth in this section and the relevant standards unless the Administrator approves the use of an intermediate or major change or alternative to any monitoring requirements or procedures. Based on our review of Chevron's request, we have determined that the proposed alternative monitoring is acceptable as a substitute for Method 21 for the equipment in jacket water service at the Carter Creek Gas Plant.

By email dated 12/28/03 we notified Wyoming Department of Environmental Quality (WDEQ) of our determination and approval of Chevron's alternative monitoring plan. Robert Gill of WDEQ responded with their agreement via email dated 1/5/04.

This alternative monitoring does not alter any of the other requirements of Part 61, Subpart V or Part 63, Subpart HH which may apply to these facilities. If you have any questions regarding this letter, please contact Cindy Beeler of my staff at 303-312-6204 or [Beeler.Cindy@epa.gov](mailto:Beeler.Cindy@epa.gov).

Sincerely,

Martin Hestmark, Director  
Technical Enforcement Program

cc: Robert Gill, WDEQ  
Gregory Fried, OECA HQ



U.S. Environmental Protection Agency  
Applicability Determination Index

Control Number: 0100078

Category: NSPS  
EPA Office: Region 4  
Date: 10/02/2001  
Title: Alternative Monitoring Proposal for Ethylene Glycol Vapor  
Recipient: Robert L. Barnes  
Author: Winston A. Smith

Subparts: Part 60, VV, SOCM I Equipment Leaks

References: 60.482-4  
60.482-7  
60.484

Abstract:

Q: A company has proposed to conduct quarterly visual inspections of equipment in ethylene glycol vapor service, instead of using Method 21. Since ethylene glycol has a boiling point of approximately 197 degrees centigrade, any vapor escaping from process equipment would quickly condense and form a liquid, making detection by Method 21 less accurate and reliable. Is the use of visual inspections acceptable?

A: Yes. The proposed alternative monitoring is acceptable as a substitute for Method 21.

Letter:

October 2, 2001

4APT-ARB

Mr. Robert L. Barnes  
Environmental Affairs  
Eastman Chemical Company  
P.O. Box 511  
Kingsport, Tennessee 37662

Dear Mr. Barnes:

We have received your August 29, 2001, letter requesting a determination of equivalent means of emission limitation for equipment subject to New Source Performance Standards (NSPS) Subpart VV - "Standards of Performance for Equipment Leaks of Volatile Organic Compounds (VOC) in the Synthetic Organic Chemicals Manufacturing Industry." As indicated in your request, process emission source B-226P-1 at Eastman Chemical will be subject to Subpart VV which requires monitoring of equipment in ethylene glycol vapor service by using Method 21 to comply with Sec. 60.482-4 (pressure relief devices in gas/vapor service) and Sec. 60.482-7 (valves in gas/vapor service and in light liquid service). Due to the limitation in the application of Method 21 to ethylene glycol vapor, you have proposed to substitute quarterly visual inspections of equipment in ethylene glycol vapor service for process unit B-226P-1, instead of using Method 21. We have reviewed your request and have determined that the proposed alternative monitoring is acceptable. Since your request constitutes a proposed alternative monitoring procedure instead of an equivalent emission limit, the requirements of Sec. 60.484 will not be applicable.

As you have described in your letter, since ethylene glycol has a boiling point of approximately 197 degrees centigrade, any vapor escaping from the process equipment would quickly condense and form a liquid. You have indicated that this would make detection by Method 21 less accurate and reliable than sensory monitoring, since ethylene glycol vapor would condense in the probe of the monitoring device and would not reach the flame ionization detector. You have indicated that calibration adjustments would serve little or no purpose, and there would be a high probability that leaks that are detectable through sensory monitoring would not be detected by Method 21.

In addition to the issues addressed in the Eastman Chemical request, we have found documentation indicating that Method 21 would not be suitable for detecting leaks from equipment in ethylene glycol vapor service. As indicated in Appendix D of the document entitled "Protocol for Equipment Leak Emission Estimates" (EPA 453/R-95-017), a response factor was not determined for ethylene glycol at a concentration of 10,000 ppmv for use in Method 21, due to its low volatility. As stated in Sec. 60.482-7, an instrument reading of 10,000 ppm or greater is an indication of a leak.

As an alternative to Method 21, Eastman Chemical has proposed to conduct quarterly visual inspections of equipment in ethylene glycol service for process unit B-226P-1. Visual evidence of ethylene glycol liquid on or dripping from the equipment in ethylene glycol vapor service would indicate an equipment leak, and repair would be conducted as required by Sec. 60.482-4 and Sec. 60.482-7. You have indicated in your letter that the proposed alternative would qualify for a determination of equivalent means of emission limitation under Sec. 60.484.

Based on our review of Eastman Chemical's request, we have determined that the proposed alternative monitoring is acceptable as a substitute for Method 21 for process unit B-226P-1. While you have indicated that your request is for an equivalent emission limit, it is actually a request for an alternative monitoring procedure and will not be required to meet the requirements of Sec. 60.484.

If there are any questions regarding this letter, please contact Mr. Keith Goff of the Environmental Protection Agency Region 4 staff at (404)562-9137.

Sincerely yours,

Winston A. Smith  
Director  
Air, Pesticides, and Toxics  
Management Division

cc: Barry Stephens  
Tennessee Division of Air Pollution Control

## Dossett, Donald

---

**Subject:** FW: CPAI OOOOa Alternative Monitoring Request  
**Location:** Conference Call: (b) (6) Code: (b) (6)  
**Start:** Fri 9/15/2017 11:00 AM  
**End:** Fri 9/15/2017 12:00 PM  
**Show Time As:** Tentative  
**Recurrence:** (none)  
**Meeting Status:** Not yet responded  
**Organizer:** Perry, Laura K

-----Original Appointment-----

**From:** Perry, Laura K [mailto:Laura.Perry@conocophillips.com]  
**Sent:** Tuesday, September 12, 2017 9:16 AM  
**To:** Perry, Laura K; Dossett, Donald; Bray, Dave; Pavitt, John; Shaw, Hanh; Soderlund, Dianne  
**Cc:** Lauck, Terry S.  
**Subject:** CPAI OOOOa Alternative Monitoring Request  
**When:** Friday, September 15, 2017 10:00 AM-11:00 AM (UTC-09:00) Alaska.  
**Where:** Conference Call: (b) (6) Code: (b) (6)

Good Morning Don,

Please let me know if this time does not work for you, and I'll reschedule for a time that does.

I'd like to walk through our Alternative Monitoring Request (AMR) for OOOOa Leak detection and Repair (LDAR) with you. Here is the proposed agenda for this meeting:

- Current OOOOa Requirements
- CPAI Proposed AMR
- 40 CFR 60.13(i) vs. OOOOa Alternative Means of Emission Limitation (AMEL)
- Timing considerations
- Questions/Concerns

Thank you for taking the time to talk with me about this. Please invite anyone else that you think should be in attendance, I have invited everyone I had on the AMR distribution list.

Regards,  
Laura Perry

11/27/17 - 1<sup>st</sup> DRILL PLANNED.  
↳ 60 DAYS AFTER TO CONDUCT SURVEY  
~~9/27/17~~ [AUG. TEMP -10 → 20]

GET AN AMR IN PLACE,

Jim Plosay - CPFD TS PERMIT → WHAT? EPA \$ PERMIT?



## Dossett, Donald

---

**Subject:** OOOOa Alaska North Slope Specific Concerns  
**Location:** Conference Call: (b) (6) Code: (b) (6)  
**Start:** Tue 10/18/2016 11:00 AM  
**End:** Tue 10/18/2016 12:00 PM  
**Recurrence:** (none)  
**Meeting Status:** Accepted  
**Organizer:** Perry, Laura K

Updated for scheduling conflicts. The meeting is now only 1 hour.

Hi Don and Dave,

As discussed over the phone, here is the meeting I promised. I will try to hold the meeting to 1 hour, but I added the extra 30 minutes in the event it runs long.

Rachel Buckbee (BP) and I met with OAQPS in August of this year to voice our remaining concerns on the final OOOOa rule to try to work out a path forward for Alaska North Slope compliance. During this meeting we were strongly encouraged to discuss our issues with you (Region 10). I have attached the presentation that we gave to OAQPS to this invite for your reference. Also for your reference, here is a brief list of the issues with rule citations:

- Fugitive Emissions (well sites) 60 day initial survey (60.5397a(f)(1)) – Cold weather technological limitations of OGI
- Fugitive Emissions Repair Timelines (60.5397a(h)(1) and (2)) – Parts unavailability and emergency/unplanned shutdowns
- Fugitive Emissions Wellsite/Compressor Station Definitions (60.5430a) – Co-location of Production facility with a drill site (picture attached)
- Process Units (60.5401a(e)) - North Slope Exemption unclear

Dianne and Hanh, I was asked to include you on this invite by my management in response to the North Slope visit a couple months ago.

John, I've included you on the invite as an inform, as we will be reviewing the exact same information in this meeting as the meeting Rachel and I had with you on 10/11.

Please invite anyone else to this meeting that you think would like to attend. If there is a better time that works for everyone, please let me know and Rachel Buckbee and I will make it work.

Thank you for this opportunity to talk about the new regulation.

Regards,  
Laura Kay Perry

*Coordinator – Air Quality*  
*Direct: 907-265-6937*  
*Cell: 907-854-8356*



20160831

OOOOa Fugitive...



CD1.pdf

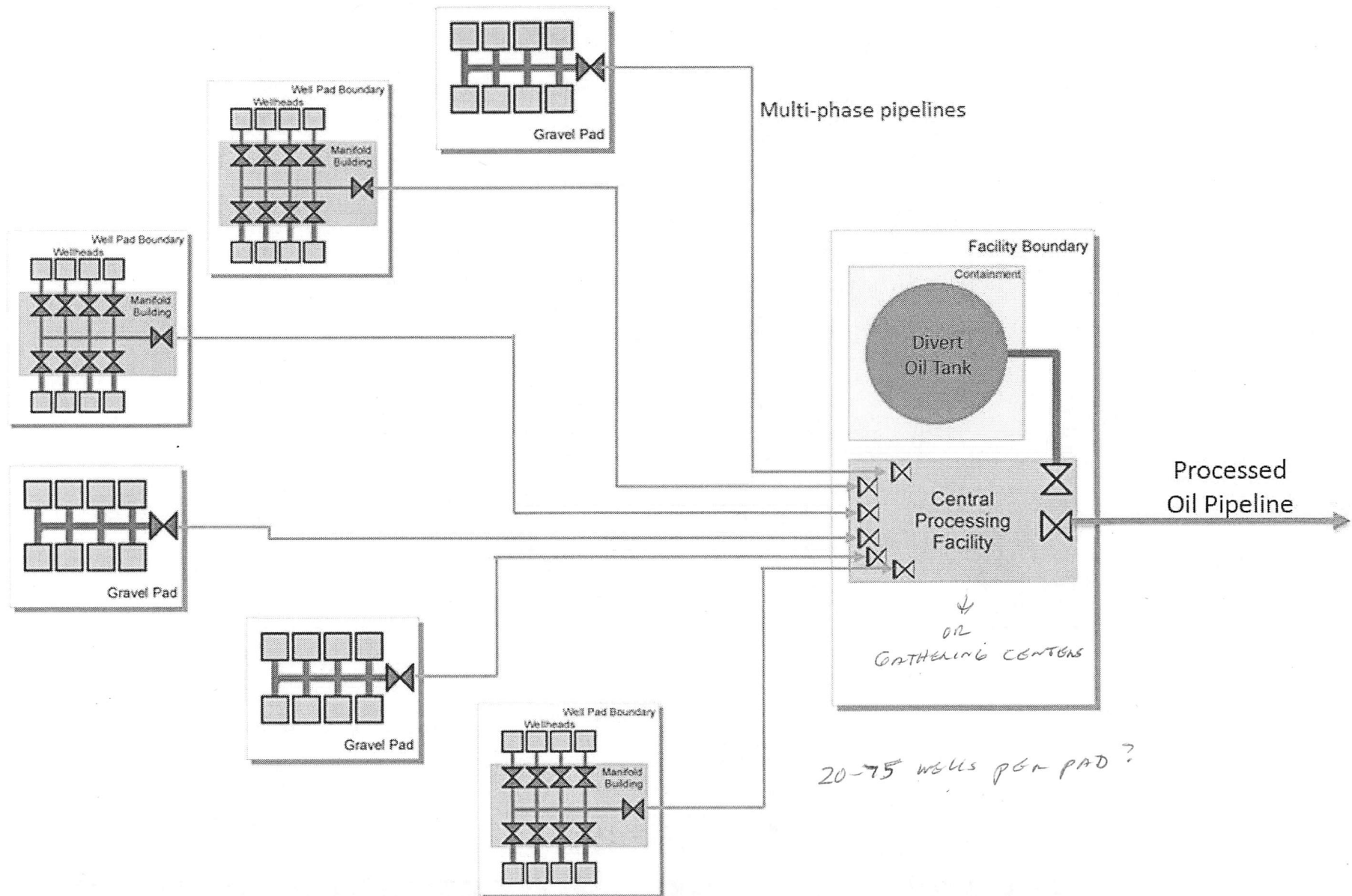
# 0000a Fugitive Emissions

**August 31, 2016**  
**CPAI and EPA Meeting**

# Agenda

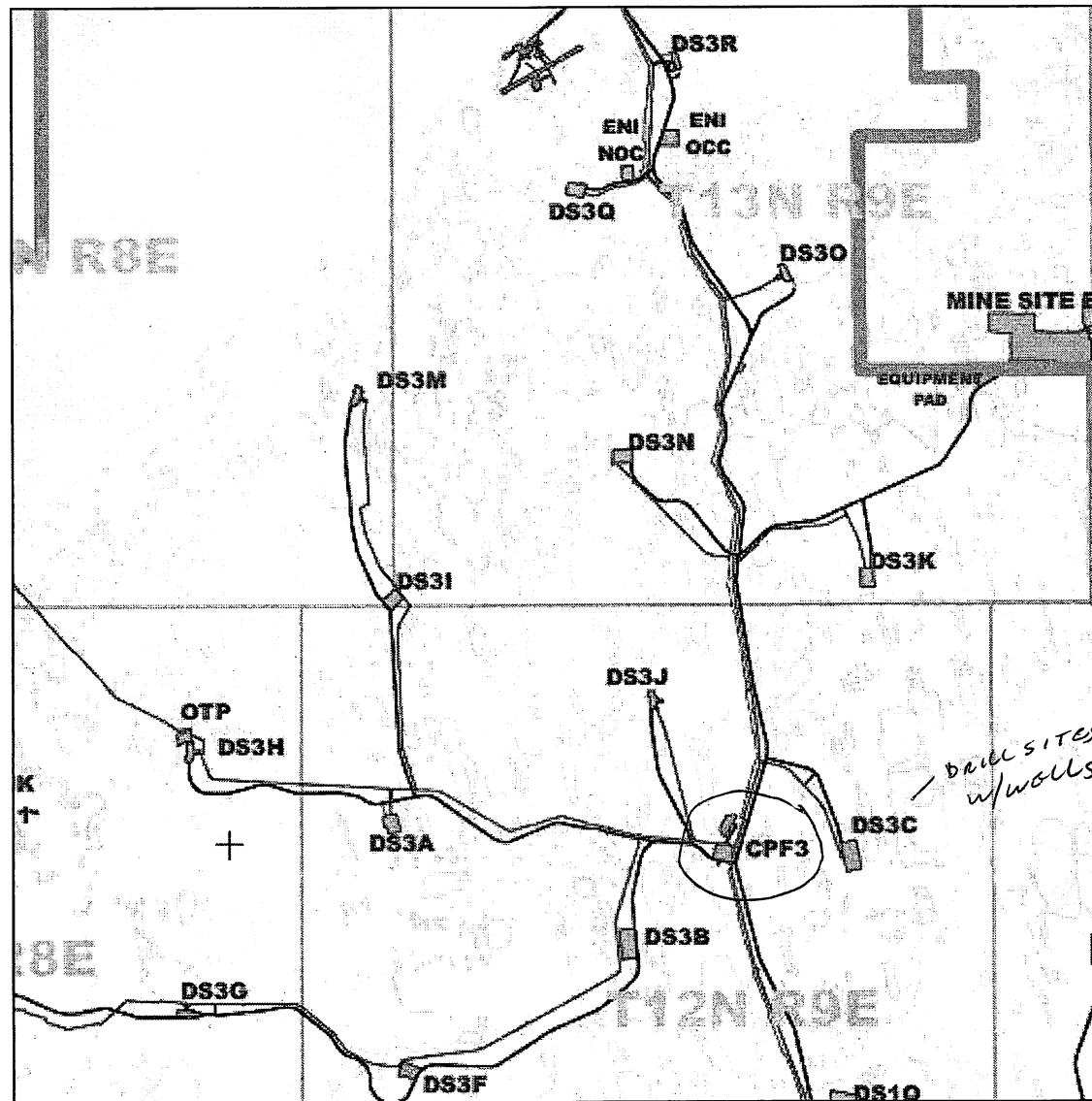
- North Slope Operations Overview
- Arctic Concerns
  - Initial Survey Times
  - Repair timelines
  - Wellsite/Compressor station Definitions
- Process Unit → CONOCO PHILIPS DOESN'T HAVE ONE, BUT BP DOES.  
  - North Slope exemption unclear (LDAR) for LEAK DETECTION + REPAIR.
- Path Forward ← WAS DENIED BY EPA H.Q.

# North Slope Operational Overview





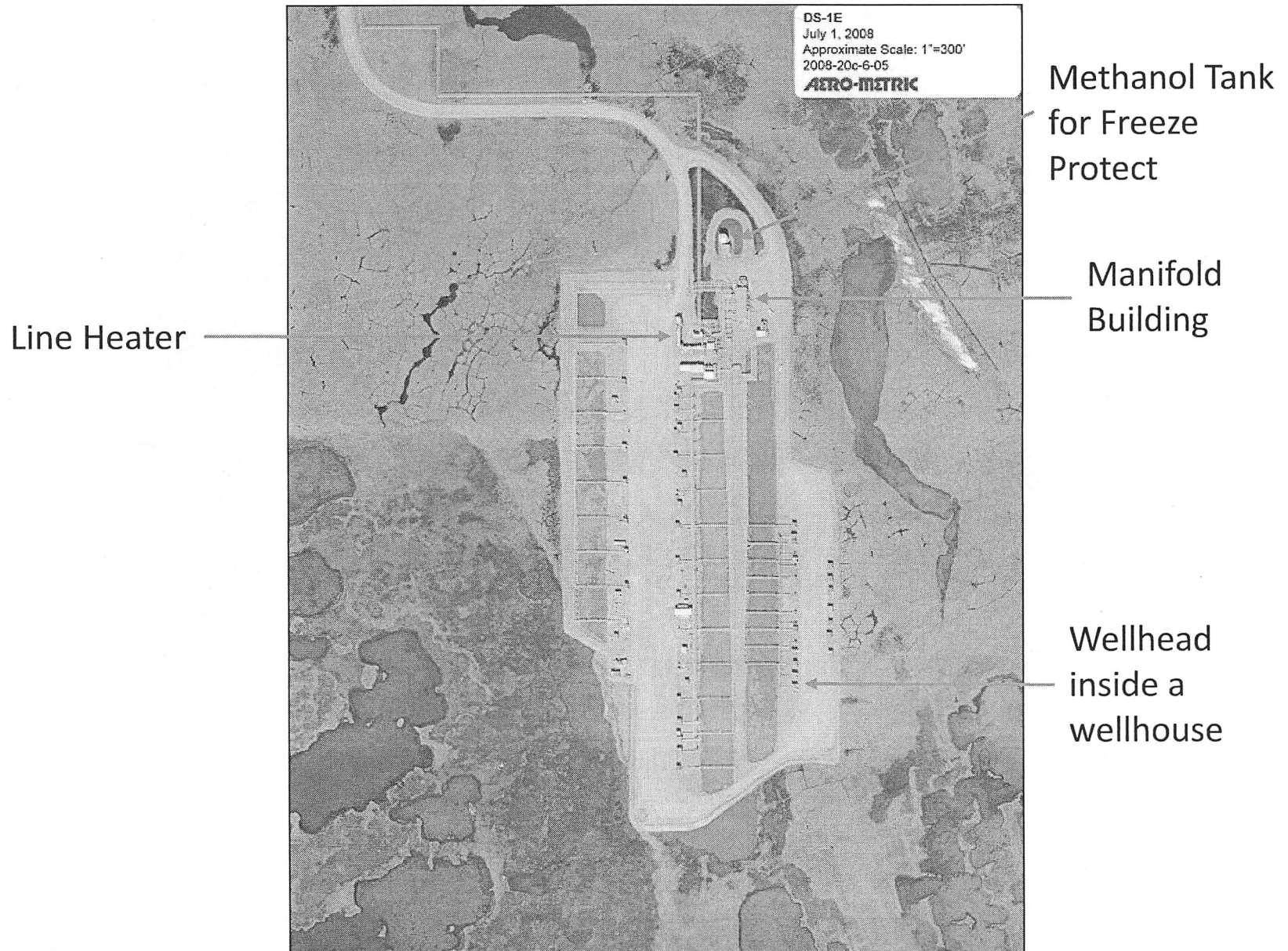
# Central Processing Facility 3 (CPF3)



DS = Drill Site

6 miles

# Typical Drill Site



# Typical Processing Facility



Divert Tanks

NOT STORAGE TANKS,  
SO NOT SUBJECT TO K6 regs.

# Unique to North Slope Operations

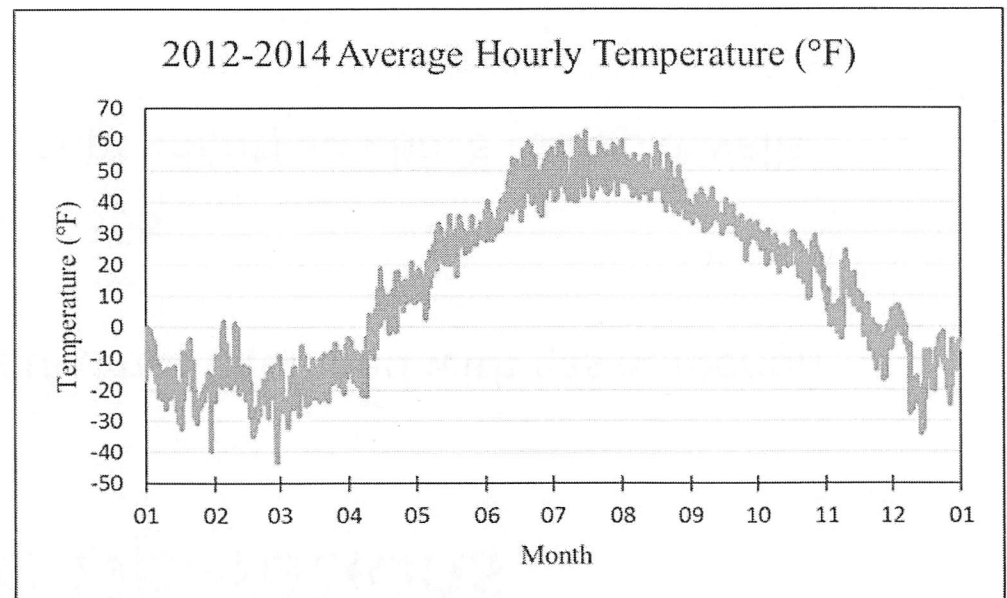
- Processing facilities are enclosed
- Processing facilities and manifold buildings equipped with gas detection systems and alarms
- Processing facilities are manned 24-7-365
- Drill sites are visited daily (weather dependent) and have multiple wells
- Economics
  - Wellsite <sup>EPA</sup>
    - Model Plant: \$2,285 (annual cost for semi-annual survey, no cost recovery)
    - NS average estimate: \$4,976 <sub>NORTH SLOPE</sub>
  - Compressor Station:
    - Model Plant: \$25,049 (annual cost for 4 surveys, no cost recovery)
    - NS estimate: \$216,000 (annual cost for 3 surveys) - BECAUSE OF SIZE OF COMPRESSOR STATIONS, AND WHICH EPA DID NOT TAKE INTO ACCOUNT.
  - No gas sales, no economic recovery

# Arctic Concerns – Initial Survey Times

## ► Temperature

- Average temperatures are below 0F for approximately 5 months
- RTC for compressor stations acknowledged limitations of technology
  - Doubt of any place with sustained low temperatures for 6 months straight
- 60 initial survey
  - Impossible during winter months
- 5 months of below 0 temperatures makes semi-annual surveys (and repairs) nearly impossible, if everything goes smoothly.
  - 1 survey (May)
    - Repairs (June)
    - Resurvey (July)
  - 2 Survey (September – 4 months)
    - Repairs (October)
    - Resurvey (November)
      - Temperatures issues

IN API'S PETITION FOR JUDICIAL REVIEW  
CPRI REQUESTED 240 DAYS (8 MONTHS)



# Arctic Concerns – Repair Timelines

➤ Fix within 30 days unless technically infeasible then “during next compressor station shutdown, well shutdown, well shut-in, after an unscheduled, planned, or emergency vent blowdown or within 2 years, whichever is earlier.”

- Language was not able to be commented on during PC period
- If unscheduled or emergency vent blow downs occur during the winter time, focus is to get everything running ASAP to avoid freeze up and mitigate possible process safety danger

## ➤ North Slope Challenges:

- The acquisition of spare parts can be challenging
  - Specialty parts (rated -50F) can have long ordering lead times (up to 36 months)
  - Stock on-hand
  - Not near any population center



## Arctic Concerns – Wellsite/Compressor Station Definitions

- Some wells are co-located with a production facility
- Current definitions the production facility would be considered a well site
  - Semi-annual survey
  - Compressors exempt from Centrifugal and Reciprocating compressor standards of OOOOa.
- If separation can occur
  - Wells would be semi annual surveys
  - Facility
    - Subject to compressor station modifications – Quarterly surveys once triggered
    - Compressors would be subject to centrifugal and reciprocating compressor standards of OOOOa.

AQAD – TO SEPARATE THESE.  
AIR QUALITY APPLICABILITY DETERMINATION ((?))

# Process Units

➡ North Slope exemption is unclear

▪ 60.5401a(e)

▪ Initial vs. routine monitoring exemption for North Slope

RULE <sup>↑</sup> DOESN'T HAVE <sup>↑</sup> HAS

# Path Forward

## ➤ Want to work with the EPA to define a North Slope specific LDAR program

### ▪ LDAR program that will work for both EPA and North Slope Operators

- Technological challenges
- Weather challenges
- Logistical challenges

AMEL = ALTERNATIVE MEANS OF EMISSION  
LIMITATIONS.

NEEDS 12 MONTHS OF DATA COLLECTION

> 1 YR FOR  
EPA HQ  
TO PROCESS.

[JUNE 3, 2017 → 1<sup>ST</sup> COMPLIANCE DATE]